



Samuel Ghee

Plaintiff

Vs.

COMCAST CABLE COMMUNICATIONS, LLC,

Magistrate Albert L. Norton, personal capacity

Defendants

Civil Action File No#

1:21-CV-4561

Conspiracy to Conspire with a Private Party Under the Color of State law under 42 USC 1983

Jurisdiction

- 1. This Court has jurisdiction pursuant to 28 U.S.C. 1331, 28 U.S.C. 1343
- 2. This venue is proper in the Atlanta Division of the U.S. District Court in Northern District of Georgia pursuant to 28 U.S.C 1391.

The Defendants

- 3. A. (DBA) Comcast Cable Communications, LLC, foreign, registered charter at the Secretary of State, Georgia. Registered Agent is C T Corporation System, 289 S. Culver At, Lawrenceville, GA, 30046, Gwinnett Georgia, Gwinnett County and legal corporate mailing address at Comcast Center, 1701 JFK Boulevard, Philadelphia, PA 19103.
 - B. Magistrate Albert L. Norton, Gwinnett County Magistrate Court

INTRODUCTION

- 4. The terms of § 1983 make plain two elements that are necessary for recovery. First, the plaintiff must prove that the defendant has deprived him of a right secured by the "Constitution and laws" of the United States. Second, the plaintiff must show that the defendant deprived him of this constitutional right "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory." This second element requires that the plaintiff show that the defendant acted "under color of law."
- 5. To act 'under color' of law does not require that the accused be an officer of the State. It is enough that he is a willful participant in joint activity with the State or its agents," United States v. Price, 383 U.S. 787, 794, 86 S. Ct. 1152, 1157, 16 L. Ed. 2d 267 (1966).
- 6. A cause of action under 42 U.S.C. § 1983 is stated only if a plaintiff alleges both that a defendant's action is "under color of any statute, ordinance, regulation, custom, or usage, of any State" and that the action subjects the plaintiff "to the deprivation of any rights . . . secured by the Constitution and laws" of the United States. a plaintiff also must allege that the defendants conspired or acted jointly or in concert and that some overt act was done in furtherance of the conspiracy. Hoffman v. Halden, 268 F.2d 280, 292-94 (9th Cir.Although
- 7. Although the judge may be immune from suit, the private parties who conspired with him act "under color of state law" for purposes of section 1983 suits. See Dennis v. Sparks, 449 U.S. 24, 27-29, 101 S. Ct. 183, 186-87, 66 L. Ed. 2d 185 (1980)

Statement of Facts Alleged

- 8. Plaintiff commenced a claim in Magistrate Court of Gwinnett County, Ga on May 12, 2021 case number 21-M-12968. A case arriving out of an injury incident that happen by returning the company's product to one of the stores of Defendant, Xfinity Comcast. For no reason what so ever, Plaintiff was assaulted by their employees over a mask and as a result they wanted to through the Plaintiff out of the store refusing to release their identity. Being an elder PTSD veteran Plaintiff's anxiety escalated and caused other mental and emotional problems. After sending notice and receiving no response, Plaintiff filed suit under assault, intentional harmful behavior of their employees.
- 9. On May 25, 2021, Plaintiff completed four subpoenas (see exhibit A), and had the Gwinnett County Sheriff to serve them upon the Defendants. 1. Since the store had customers, Plaintiff subpoenaed the names of a few customers from their data who were in the store around the same time. 2. A subpoena to produce the video footage in store on file that covered the incident around the time of the incident. 3. A subpoena to produce names and address of employees involved that was there so that Plaintiff can send a subpoena to them to show up at the hearing. 4. And a subpoena for a copy of the policy for maintaining video storage.
- **10.** Around June 8, 2021, Defendant's counsel moved to file a Motion to Squash all the Subpoenas on the grounds of Rule 40 of the Uniform Magistrate Court Rules,
- 11. Plaintiff filed an objection to that move stipulating that subpoenas did not pertain to O.C.G. A. 9-11-27 through 9-11-36 of Rule 40 of the Uniform Magistrate Rules, the Rules of Discovery and the Rule of Evidence was where subpoenas reside. A subpoena is governed under O.C.G.A. 24-10-20 (see exhibit B) through 24-10-29, Rules of

- Evidence a policy made by the legislators to compel evidence exclusively. The way the authority of the statute reads, if any failure those rules should be enforce.
- 12. A few days before four months had passed a hearing (see exhibit C) was held on September 23, 2021 at 1:30 pm in court room 1(c), Gwinnett Magistrate Court and the subpoenas still had not been answered. When it was time for Plaintiff to deliver his case, the first issue Plaintiff addressed the magistrate Albert L. Norton was why subpoenas have not been answered and not being enforced. Mainly, O.C.G.A. 24-10-25 (b), Enforcement of Subpoena, "no continuance shall be granted because of failure to respond thereto when the party obtaining them fails to present to the clerk the name and address of the witness so subpoenaed at least six hours before appearance is required. Up to this very day there were never anything filed for those subpoenas to the court clerk (see exhibit E, final docket).
- 13. At that point, magistrate Albert L. Norton continues to proceed to hear the case glossing over the main issue about the failure respond subpoenas. The Defendant's counsel brought in two people as witnesses, and the spoiled edited video footage of the incidence in which at that point were considered spoiled evidence. Plaintiff objected while they continued their show because if the court was not going to scrutinize the status of those subpoenas, everything else was not relevant. Because the Gwinnett Magistrate Court does not entertain motions as stated under their motion rule, the court had to confront the failure at the hearing. Therefore, Plaintiff had no other choice but to wait until the hearing. At the ending of the hearing, the magistrate Albert L. Norton awarded victory to the Defendant's counsel depriving Plaintiff of a statutory right of due process and equal protection. There's no other court in the State of Georgia where

a party who never responded to a subpoena brings the spoil evidence in a hearing and win the case with no scrutiny from a court to hold such type behavior in contempt.

Subpoena, Policy making Authority or Discretionary Authority

14. The Supreme Court decisional law holds that whether an official has final policy making authority is an issue of law to be determined by reference to state and local law/statutes. In O.C.G.A. 24-10-25 (b), Enforcement, clearly states "no continuance shall be granted because of failure to respond thereto when the party obtaining them fails to present to the clerk the name and address of the witness so subpoenaed at least six hours before appearance is required. That particular statement in the policy gives no authority to the court or judge to make determinations nor discretions. In Plaintiff's case, none of defendant's subpoenas were presented to the clerk. In Pembaur v.City of Cincinnati, 475 U.S. 469 (1986), a majority of the Supreme Court held that a single decision by an official with policy making authority in a given area could constitute official policy. In Pembaur, the prosecutor ordered local law enforcers to get two witnesses from private property. Although the local law enforcers had authority of a capiases for the two witnesses, they had no search warrant for the premises which caused the prosecutor to be liable. In Plaintiff's case, the only discretion given in O.C.G.A. 24-10-25 (a), is to consider whether or not the subpoena was served in a timely manner. If served timely and the results was a failure to response, the statute states that "subpoenas may be enforced by attachment for contempt and a fine". In Plaintiff's case, magistrate Albert L. Norton gave the win to the Defendant who had some of the failed evidence from Plaintiff's subpoenas which was a discretionary decision and not by laws of the statute.

The Nexus

- cards (see exhibit F). Attorneys should know and abide by the standards of professional conduct as expressed in applicable law and ethical codes and opinions in the applicable jurisdiction. They also should not permit their professional judgment or obligations regarding the representation of a client to be adversely affected by loyalties or obligations to other, former, or potential clients; by client obligations of their law partners; or by their personal political, financial, business, property, or other interests or relationships that will cause a conflict of interest.
- **16.** Under a great deal of circumstances, there has to be some type relationship between the magistrate Albert L. Norton and the defense attorney William R. Johnson
- 17. It is highly circumstantial that these two individuals mingle in private together because they both hold bar cards. As a magistrate who oversees claims for the Gwinnett County Magistrate Court, he continues to operate Norton's Law Firm P.C. as an active bar member (see exhibit F). Plaintiff observed in the court room the same day the hearing right before his hearing and this magistrate Albert L. Norton gave every actions of that hearing every legitimate legal reason behind his rulings. When Plaintiff's hearing which was the next, the magistrate whole demeanor changed even when Plaintiff ask about the bases for what he was doing he refused to state any. Take a look at the documents from the case, the notice for hearing is not signed by the clerk, the magistrate's name is nowhere to be found on the case, and he barely wanted to sign the judgment leaving every legal reasoning of his actions blank. When there's no bases or legal reasoning to sustain a magistrate's actions, there's a good chance of nefarious

motives and not judicial integrity. If there were any sensible legal reasoning behind this magistrate's actions, this claim would never have to be filed.

FIRST CAUSE OF ACTION

RIGHT TO DUE PROCESS OF LAW; 42 U.S.C. § 1983 FIFTH AND FOURTEENTH AMENDMENTS; ART. I

18. Plaintiffs reallege and incorporate the allegations set forth in the preceding paragraphs as though fully set forth hereat. Defendants, owed Plaintiffs a duty under the due process clauses of the Fifth and Fourteenth Amendments to the U.S. Constitution, no states shall deprive any "person" of "life, liberty or property" without due process of law. magistrate Albert L. Norton had a duty to enforce Georgia statue 24-10-25 (b), failure to respond to subpoena depriving Plaintiff of a statutory due process right under color of stat law. Plaintiff has the right to a fair and impartial hearing in Georgia courts without being deprived of his due process rights and causing further harm of losing a claim.

SECOND CAUSE OF ACTION

RIGHT TO EQUAL PROTECTION; 42 U.S.C. § 1983 FIFTH AND FOURTEENTH AMENDMENTS; SECTION I

19. Plaintiffs reallege and incorporate the allegations set forth in the preceding paragraphs as though fully set forth hereat.

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; *nor deny to any person within its jurisdiction the equal protection of the laws*.

magistrate Albert L. Norton deprived Plaintiff of the equal protection of justice under color of state law from being treated in the same manner as others would be in similar conditions and circumstances. The statute O.C.G.A. 24-10-25 (b) was the final policy authority and not magistrate Albert L. Norton's discretionary decision. The statute is clearly indicating that the law should be enforce by all courts and judges. In the process, magistrate Albert L. Norton deprived Plaintiff of equal protection of justice under color of state law and causing further harm of losing a claim.

20.

Evidentiary

- a. Affidavit support
- b. Exhibit A, Subpoenas filed in the Gwinnett Magistrate Court
- c. **Exhibit B**, a copy of Georgia statute O.C.G.A, 24-10-25, Enforcement of subpoenas; continuance; secondary evidence of books; papers, or documents
- d. Exhibit C, a copy of a notice of a hearing date
- e. Exhibit D, a copy of the judgment issued
- f. Exhibit E, a copy of the final court docket after judgment
- g. **Exhibit B,** State Bar of Georgia active membership of both the defense attorney and the magistrate as a nexus
- h. Rule 4 of the Federal Rules of Civil Procedure Waiver of Service Comcast Cable Communications LLC, certified mail #70201810000174099151 and Magistrate Albert L. Norton certified mail #70190700000129745059.

Plaintiff's Prayer for Relief

- **21.** Compensatory damages \$900,000.00
- 22. Litigation fees cost of getting to higher courts that make legal sense

- 23. If any jury to hear this cause of action;
- **24.** For costs to be taxed to the Defendant;
- **25.** For pre- and post-judgment interest.
- 26. For such other and further relief as the Court may deem proper; and,

Attachment: Affidavit and Exhibit

Executed this 4 day of November 2021

GHEE, SAMUEL P.O. Box 92120

Atlanta, Georgia 30314 Phone: 678 887-8067 gheesamuel@yahoo.com Exhibit: A

Subpoenas Filed in Gwinnett Magistrate Court

STATE OF GEORGIA
COUNTY OF GWINNETT

☐ SUPERIOR COURT
☐ STATE COURT
☑ MAGISTRATE COURT

☐ CIVIL DIVISION
☐ CRIMINAL DIVISION

SUBPOENA FOR PRODUCTION OF EVIDENCE

SHILLIFL GHEE	
Plaintiff	Case Number: 21-1V1-12968
Vs. + Firsty (consent Cable Phone, and Internet Communical Defendant	ase Number:
Defendant	Kens, LLC
TO WITNESS:	
NAME: Detendant ADDRESS 284 S Conver	
Lumrencevill, Ga Bet 42	
YOU ARE HEREBY COMMANDED, laying all business as below the following documents, electronically stored in	
copying, testing, or sampling of the material, or those s	
To produce the Data of therauns	and addresses of the instements
that were at the Afinity Store cher Pour De Lever Ave Afrest Go P	ing t unident fruit day a 611
South to the state of the state	Mad All decondents with
PROCEEDING: Plaintiff PLACE: P.O. Box 92120	DATE: 15 days to plaintif
Atlanta, Ga 30314	TIME: AM/PM
)5
HEREIN FAIL NOT, under penalty of the law. Witness n	ny hand and seal of this court, this the day of
May 20 21	
If you have any questions, contact Attorney	
for the Plaintiff/Defendant:	Jana P. Harre
NAME: SHIMILL GHEE	TIANA P. GARNER, CLERK
ADDRESS: P.C. 150x 92120 Atlanta Ga 30.314	Gwinnett County Clerk of Superior, State & Magistrate Courts
PHONE:	Malmons
	By: Deputy Clerk or Attorney of Record

STATE OF GEORGIA COUNTY OF GWINNETT ☐ SUPERIOR COURT
☐ STATE COURT
☐ MAGISTRATE COURT

☐ CIVIL DIVISION
☐ CRIMINAL DIVISION

SUBPOENA FOR PRODUCTION OF EVIDENCE

SHITLIFL GHEE			
Vs. & firsty (come at Cable Phone, and Internet Comments	Case Number:	21-1	11-12-168
Defendant	Means Tre		
NAME: Defendant ADDRESS 159 5 Control Lumrencevill, Ga 3614			
PROCEEDING: PLACE: POU ARE HEREBY COMMANDED, laying all business a pelow the following documents, electronically stored copying, testing, or sampling of the material, or those that were at the Data of the material, or those that were at the Africa of the material, or those that were at the Africa of the material, or those that were at the Africa of the material, and the material of the period of the material, or those that were at the Africa of the material of the material of the material of the material or those the material of the material, or those the material, or the material of the material, or the material of the material or the	information, or one set forth in an a	objects, and perstachment: Accorded to the person of the	the Customers
HEREIN FAIL NOT, under penalty of the law. Witness MAY, 20 2! If you have any questions, contact Attorney for the Plaintiff/Defendant: NAME: STIMULL STILE ADDRESS: P. D. 18 ex 9 2120 Atlanta, Ga 30 314 PHONE:	TIANA Gwinn	Ma. P. &	hre_
	By: De	puty Clerk or A	ttorney of Record

STATE OF GEORGIA
COUNTY OF GWINNETT

☐ SUPERIOR COURT
☐ STATE COURT

☑ MAGISTRATE COURT

☐ CIVIL DIVISION
☐ CRIMINAL DIVISION

SUBPOENA FOR PRODUCTION OF EVIDENCE

SHITLIFL GHEE				
Plaintiff	Case Number:	21.	-IV1 12	168
Vs. & Firsty (Concast Cable Phone, and Internet Comment	Case Number:	games .		
Those good Internet Comming	cations LLC	1		
Detendant				
TO WITNESS:				
NAME: Defendant				
ADDRECC JEW 5 / 1				
Lowrencevill, Ga 3004	1,6=			
YOU ARE HEREBY COMMANDED, laying all business	aside, to produc	e at the time	e, date and pla	ce set forth
below the following documents, electronically store				inspection,
copying, testing, or sampling of the material, or those				4-
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that were at the Xfinity Ston de	611.197 (60	14 14	21 3160	S. C.
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PROCEEDING: Plaintiff	•	DATE:	15 days	to plaint
PLACE: 7.0. Box. 92120				
Atlanta, Ga 30314		TIME:		AM/PM
				75
HEREIN FAIL NOT, under penalty of the law. Witnes	ss my hand and s	seal of this co	ourt, this the _	day of
May 20 2!				
,				
If you have any questions, contact Attorney		1 0	ston_	
for the Plaintiff/Defendant:		lana r.	Fame_	~~
NAME: SAMUEL GALE	TIAN	A P. GARNER	R, CLERK	
ADDRESS: 12.0. 150x 92120		,	Clerk of Supe	rior, State
Atlanta, Ga 30.314	& Ma	agistrate Cou	arts V	
PHONE:	Y	mal	mag	MA.
	By: D	eputy Clerk	or Attorney of	Record

STATE OF GEORGIA COUNTY OF GWINNETT

☐ SUPERIOR COURT
☐ STATE COURT
☐ MAGISTRATE COURT

☐ CIVIL DIVISION
☐ CRIMINAL DIVISION

SUBPOENA FOR PRODUCTION OF EVIDENCE

SHITLIF-L. GHEE	
Vs. + Firsty (consent of Cable Phone, and Internet Communication Defendant	Number: 21-1V\ 12-16-8-
NAME: Defendant ADDRESS 154 5 Calver Lourencevill, Ga 31146	
YOU ARE HEREBY COMMANDED, laying all business aside, to below the following documents, electronically stored inform copying, testing, or sampling of the material, or those set for the produce the Dala of the material, or those set for the produce the Dala of the material, or those set for the produce the Dala of the material, or those set for the produce the Dala of the produce	nation, or objects, and permit their inspection, orth in an attachment:
HEREIN FAIL NOT, under penalty of the law. Witness my ha	and and seal of this court, this the $\frac{25}{}$ day of
If you have any questions, contact Attorney for the Plaintiff/Defendant: NAME: SHOWLL GILLE ADDRESS: 2120 Attauta, Gu 30311 PHONE:	TIANA P. GARNER, CLERK Gwinnett County Clerk of Superior, State & Magistrate Courts White County Clerk or Attorney of Record

Exhibit: B

A copy of Georgia statute O.C.G.A. 24-10-25 Enforcement of subpoenas; continuance; secondary evidence of books, papers, or documents View the 2019 Georgia Code | View Previous Versions of the Georgia Code

2010 Georgia Code
TITLE 24 - EVIDENCE
CHAPTER 10 - SECURING
ATTENDANCE OF WITNESSES AND
PRODUCTION AND PRESERVATION
OF EVIDENCE
ARTICLE 2 - SUBPOENAS AND
NOTICE TO PRODUCE
PART 1 - IN GENERAL
§ 24-10-25 - Enforcement of
subpoenas; continuance; secondary
evidence of books, papers, or
documents

O.C.G.A. 24-10-25 (2010)

24-10-25. Enforcement of subpoenas; continuance; secondary evidence of books, papers, or documents

(a) Subpoenas may be enforced by attachment for contempt and by a fine not exceeding \$300.00 and imprisonment not exceeding 20 days. In all cases under this Code section, the court shall consider whether under the circumstances of each case the subpoena was served within a reasonable time, but in any event not less than 24 hours prior to the time that

Exhibit: C

A copy of a notice of a hearing date

NOTICE TO APPEAR

GWINNETT MAGISTRATE COURT, GEORGIA MAGISTRATE COURT CIVIL DIVISION

GHEE VS XFINITY COMCAST PHONE AND INTERNET 21-M-12968 COMMUNICATIONS INC

SAMUEL GHEE PO BOX 92120 Atlanta GA 30314 Judge: Alber L. Norton

09/23/2021

1:30 PM

1C

NOTE: When you arrive, you must check the electronic boards outside of the Magistrate Court Office to CONFIRM YOUR COURTROOM ASSIGNMENT.

ALL INTERESTED PARTIES are REQUIRED to appear for trial on the date and at the time set above. Trial will be held in the courtroom shown in the Gwinnett Justice and Administration Center (unless otherwise indicated on the electronic boards) located at 75 Langley Drive, Lawrenceville, Georgia.

If you have an attorney, you should contact him/her to be present with you in court.

YOU WILL RECEIVE NO OTHER NOTICE.

PLEASE BRING THIS COURT NOTICE WITH YOU WHEN YOU COME TO YOUR HEARING OR TRIAL.

You may view the complete calendar on which this case appears at http://www.gwinnettcourts.net. Click on the 'Magistrate' tab (at top of page), then click on 'Trial Calendars'.

> Office of the Clerk **Gwinnett Magistrate Court**

CERTIFICATE OF SERVICE

The Clerk of Magistrate Court, Gwinnett County, Georgia does hereby certify that the date of mailing and the date of notice to the parties is August 17, 2021.

> TIANA P. GARNER, CLERK GWINNETT COUNTY MAGISTRATE COURT

For Your Information

Videos have been created by both the State Administrative Office of the Courts and the Gwinnett County Magistrate Court to help non-lawyer litigants prepare for trials in Magistrate Court. You may access and view these videos at www.gwinnettcounty.com; simply click on "TV Gwinnett" (located on the left hand side of the home page), and then click on "Video on Demand." The videos are found under the "Jury & Courts" tab. These videos answer commonly asked questions about how to present a case in Magistrate Court. The videos are not intended to provide, nor do they provide, legal advice. They are meant solely to give litigants a general overview of what to expect in Magistrate Court. We encourage all non-lawyer litigants to review the videos in advance of their scheduled court date.

Form: NMG2015.COD Rev Date: 10/05/2018, supersedes 04/0702014

Exhibit: D

A copy of the Judgment issued

Case 1:21-cv-04561-ELR Docum	ent 1 Filed 11/04/21 Page 20 of 26 GWINNETT MAGISTRATE COURT			
Samuel Ghee	STATE OF GEORGIA			
Plaintiff(s)	71m17664.			
Xfinity/Concest, Phone and	Civil Action No. 21M12968			
Internet Communications, UC	_			
	[] DEFAULT JUDGMENT [] DISMISSAL			
The above case having come on regularly to be heard, the Court makes the fol				
[] Defensive pleadings filed by Defendant(s) [] Counterclaim filed by Defendant(s) [] Plaintiff(s) appeared [] Defendant(s) failed to appear [] Defendant(s) appeared [] Defendant(s) failed to appear				
IT IS ORDERED AND ADJUDGED that:				
[] Plaintiff(s)' statement of claim	[] Defendant(s)' counterclaim			
[] Dismissed for want of prosecution, without prejudice(can be refilled)	[] Dismissed for want of prosecution, without prejudice(can be refilled)			
[] Judgment is entered in favor of [] Plaintiff(s) [] Defendant(s)	[] Judgment is entered in favor of [] Plaintiff(s) [] Defendant(s)			
[] Judgment (net judgment when a claim and counterclaim have been consider	dered) is entered in favor of [] Plaintiff(s) [] Defendant(s)			
against [] Plaintiff(s) [] Defendant(s),				
\$principal \$	attorney's fees future interest at% yr.			
\$interest \$	court costs			
[] Other				
[] Said judgment shall, by [] the consent of both parties, [] order of the Co				
[] periodic payments in the sum of \$, commencing,			
payable monthly, on the of each month.				
[] in full on or before	*			
[] as attached/ follows:				
at the following address:				
debtor(s) fail to make a payment or should payment be made more to	n on this judgment so long as payments are timely paid. Should the judgment han 5 days beyond the due date, the Clerk of Magistrate Court is authorized to idavit/notice from the judgment creditor that payments have not been made as int creditor.			
Duties of judgment creditor: Upon payment of the entire debt upon (within 60 days) direct the clerk(s) of the appropriate court(s) in writ satisfied. Failure to timely comply may subject the judgment creditor	which a judgment or FiFa has been issued, the judgment creditor shall timely ing to: (1) cancel the writ of FiFa, if a writ was issued; (2) mark the judgment to monetary damages, O.C.G.A. § 9-13-80.			
SO ORDERED, this 23 day of 36 11 20 2	West He			
Consented to by:	Magistrate			

Exhibit: E

A copy of the final court docket after judgment

10/F/21, 10:39 AM

Case 1:21-cv-04561-ELR* Document *Filed *11/04/21* *Page 22 of 26

https://researchga.tylerhost.net/CourtRecordsSearch/ViewCasePrint/33c2277fe15c58ebac7bb8bf4102ae39

Case Information

GHEE VS XFINITY COMCAST PHONE AND INTERNET COMMUNICATIONS INC

Location

Gwinnett County - Magistrate Court

Event

Case Category Civil

Statement of Claim

Case Filed Date 5/12/2021

Case Status Open (PEN)

Parties 2

Name

Attornevs

DEFENDANT

XFINITY COMCAST PHONE AND INTERNET COMMUNICATIONS INC

WILLIAM R JOHNSON

Pro Se

PLAINTIFF

Events 11

Type Statement of Claim

Motion

Answer

Document Other

Proposed Order

Brief in Support of Motion

SAMUEL GHEE

Comments

Documente

Filing 5/12/2021 5/27/2021 Filing Sheriff/Marshall's Service 5/27/2021 Filing

Sheriff/Marshall's Service

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5/27/2021 Filing Sheriff/Marshall's Service 5/27/2021 Filing Sheriff/Marshall's Service

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6/8/2021 Filing 6/8/2021 Filing

Motion to Quash Subpoenas Answer of Defendant Comcast

Motion to Quash Subpoenas.pdf Answer of Defendant.pdf

Statement of Claim.tif

6/16/2021 Filing

Objections to Answer and Objections to Motion to Quash

attachment objections 6 15.pdf, Objections to Answer and motion to quash.pdf

Subpoenas Comcast Cable

Comcast's Motion to Dismiss.pdf

Motion to Dismiss

Filing

Filing

Filing

Communications, LLC's Motion to Dismiss

Order on Comcast's Motion to Dismiss.pdf

9/17/2021 Filing

9/17/2021

9/21/2021

9/24/2021

[Proposed] Order Granting Comcast's Motion to Dismiss Brief in Support of Comcast's

Brief in Support of Comcast's Motion to Dismiss.pdf

9/17/2021 Filing

Motion to Dismiss Amended Statement of Claim 9212021

pdf copy notice of amended complaint.pdf

9/21/2021 Filing

Notice

Judgment

9212021

notice of amended complaint.pdf

Judgment.tif

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EMPOWERED BY YUR TECHNIQUE RUY Exhibit: F

State Bar of Georgia active membership of both the defense attorney and the magistrate as a nexus Exhibit: F

State Bar of Georgia active membership of both the defense attorney and the magistrate as a nexus

Mr. William R. Johnson

Moore Ingram Johnson & Steele LLP 326 Roswell Street Suite 100 Marietta, GA 30060-8604

Email wrj@mijs.com

Phone (770) 429-1499

Fax (770) 429-8631

Status Active Member in Good Standing

Public Discipline None on Record

Admit Date 06/16/1983

Law School Mercer University-W. George L.S.

Member of the following sections: General Practice and Trial

Product Liability

Insurance Law



Mr. Albert Lewis Norton Jr.

Norton Law Firm PC

Suite 6304

1000 Peachtree Industrial Blvd

Suwanee, GA 30024

Email

anorton@nortonlegal.com

Phone

(770) 826-5523

Fax

Status

Active Member in Good Standing

Public Discipline

None on Record

Admit Date

07/20/1987

Law School

University of South Carolina